IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS TYLER DIVISION

 VIRNETX INC.,
 \$

 Plaintiff,
 \$

 vs.
 \$

 CISCO SYSTEMS, INC. et al.,
 \$

 Defendants.
 \$

ORDER

Before the Court is VirnetX Inc.'s ("VirnetX") Motion for Leave to Amend its Infringement Contentions (Doc. No. 214). After careful review of the parties' submissions, the Court GRANTS-IN-PART and DENIES-IN-PART VirnetX's motion. VirnetX's request to include allegations against Apple Inc.'s iMessage and Cisco Systems Inc.'s Unified Border Element products in GRANTED. VirnetX's request to include additional claims under the Doctrine of Equivalents is DENIED. Nevertheless, this order is without prejudice to any party's right to amend pursuant to Patent Local Rule 3-6, to the extent the party believes in good faith that the Court's Claim Construction Ruling so requires.

So ORDERED and SIGNED this 16th day of May, 2012.

LEONARD DAVIS
UNITED STATES DISTRICT JUDGE